

# The Gazette of India



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## NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th January, 1960 :—

Issue No.	No. and date	Issued by	Subject
7	G. S. R. 99, dated 23rd January, 1960.	Ministry of Home Affairs.	Extending to the Union territory of Manipur, the Provinces Panchayat Raj Act, 1947.
	G. S. R. 100, dated 23rd January, 1960.	Do.	Modification to the United Provinces Panchayat Raj Act, 1947.
8	G. S. R. 101, dated 24th January, 1960.	Ministry of Finance	Exempting Alumina when imported into India from so much of duty of customs—specified therein.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

## PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

## MINISTRY OF HOME AFFAIRS

New Delhi, the 25th January 1960

G.S.R. 127.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating recruitment to the posts of Horticultural Officer and Agricultural Officer in the Andaman and Nicobar Islands, namely:—

1. These rules may be called the Andaman and Nicobar Islands (Recruitment to the posts of Horticultural Officer and Agricultural Officer) Rules, 1960.

2. The classification, scale of pay, method of recruitment, age-limit, qualifications and other matters relating to the posts of Horticultural Officer and Agricultural Officer in the Andaman and Nicobar Islands shall be as specified in the Schedule annexed hereto.

*Recruitment rules for the post of Horticultural Officer and*

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or for direct non-selection post	Age limit	Educational and other qualifications required for direct recruitment
1	2	3	4	5	6	7
1. Horticultural Officer.	One	C. C. S. Class II Gazetted (Non-ministerial)	Rs. 275—25— 500—EB— 30—650—EB 30—800.	..	* Below 30 years.	<i>Essential :</i> 1. Degree in Agriculture of a recognised University.  2. Specialised training in fruit culture leading to Diploma or post-graduate degree in Horticulture or equivalent.  3. About 3 years experience in Horticultural work.  (Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.)  <i>Desirable :</i> Ability to read and write Hindi.
2. Agricultural Officer.	Do.	Do.	Do.	Selection	Do.	<i>Essential :</i> 1. Degree in Agriculture of a recognised University.  2. About 3 years experience in Agromonical or extension work.  (Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.)

*Agricultural Officer in Andaman and Nicobar Islands*

(In the Ministry of Home Affairs).

Whether age and Period of Method of rectt. In case of If a DPC Circumstances in educational qualif- probation whether by direct rectt. by exists which U. P. S. C. fications prescribed if any rectt. or by pro- promotion/ what is is to be consulted for the direct rec- motion or transfer transfer its compo- in making rectt ruits will apply in & percentage of the grades sition the case of pro- & vacancies to be filled by various which motees methods promotion to be made

8	9	10	11	12	13
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.. One year By direct recruit- .. .. As required under for direct ment. the rules. recruit.

Educational qual- Do. By promotion pro- Promotion: Class II Do.  
ification shown at item 1 of Column vided the promo- tive holds a degree Agricul- Depart-  
7 will apply. in Agriculture tural mental  
Age limit will not failing which by Inspectors Promotion  
apply. direct recruitment. Committee.

1

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*Desirable :—*

1. Knowledge of modern statistical methods applicable to field experimentation.

2. Ability to read and write Hindi.

\*Age limit is relaxable for Scheduled Castes, Scheduled Tribes, displaced persons and other from time to time and for Government servants.

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1 2 3 4 5 6 7

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categories of persons in accordance with the instructions issued by the Ministry of Home Affairs.

[No. 4/72/58-ANL.]

A. D. SAMANT, Under Secy.

*New Delhi, the 29th January 1960*

**G.S.R. 128.**—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following further amendment to the Central Reserve Police Force Rules, 1955, namely:—

In the said rules:

in Appendix E, in item 8, under the column 'Rank', in the entry "Weapon Training and Physical Training Naik Instructors II Class", after the word 'Naik', the words 'and Lance Naik' shall be inserted.

[No. F.2/11/59-P.II.]

P. K. DAVE, Dy. Secy.

*New Delhi, the 2nd February 1960*

**G.S.R. 129.**—In exercise of the powers conferred by sub-section (1) of Section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendment in the Indian Administrative Service (Pay) Rules, 1954, namely:—

*Amendment*

In Schedule II to the said Rules in Clause (3) of Section I, the following words shall be added at the end, namely:—

"and increases in his pay, if any, including Special Pay, additional pay and any other form of pay".

[No. 1/132/59-AIS(II).]

**G.S.R. 130.**—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951) the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendment in the Indian Police Service (Pay) Rules, 1954, namely:—

*Amendment*

In Schedule II to the said Rules in clause (3) of section I, the following words shall be added at the end, namely:—

"and increases in his pay, if any, including special pay, additional pay and any other form of pay".

[No. 1/132/59-AIS(II)-A.]

S. NARAYANSWAMY, Dy. Secy.

**ORDER**

*New Delhi, the 1st February 1960*

**G.S.R. 131.**—In exercise of the powers conferred by sub-section (1) of section 4 of the Inter-State Corporations Act, 1957 (38 of 1957), the Central Government, after consulting the Government of the States of Bombay, Mysore, and Rajasthan, approves with certain modifications the scheme forwarded by the Government of Bombay, relating to the reconstitution and re-organisation of the Bombay Nursing Council, a corporation established under the Bombay Nurses, Midwives and Health Visitors Act, 1954 (Bombay Act XIV of 1954), and functioning in parts of the States of Bombay, Mysore and Rajasthan, and for the purpose of giving effect to the scheme so approved, the Central Government hereby makes the following order, namely:—

1. **Short title.**—(i) This order may be called the Bombay Nursing Council (Reconstitution and Reorganization) Order, 1960.

(ii) It shall come into force on the 15th day of February, 1960.

**2. Definitions.**—In this Order, unless the context otherwise requires,—

- (a) “Abu area” means the Abu Road taluka of Banaskantha district transferred from the former State of Bombay to the new State of Rajasthan by virtue of the States Reorganisation Act, 1956 (37 of 1956);
- (b) “Act” means the Bombay Nurses, Midwives and Health Visitors Act, 1954 (Bombay Act XIV of 1954);
- (c) “appointed day” means the day on which this Order comes into force;
- (d) “Bombay area” means the territories which immediately before the 1st day of November, 1956 were comprised in the State of Bombay, excluding the Abu area and the Karnataka area;
- (e) “existing Council” means the Bombay Nursing Council deemed to be constituted under the Act and functioning and operating immediately before the appointed day in those areas of the States of Bombay, Mysore and Rajasthan to which the Act extends;
- (f) “Karnataka area” means the Bijapur, Dharwar and Kanara districts, and the Belgaum district (except the Chandgad taluka) transferred from the former State of Bombay to the new State of Mysore by virtue of the States Reorganisation Act, 1956 (37 of 1956).

**3. Reorganisation of the existing Council and creation of new Councils for Karnataka and Abu area. As from the appointed day.**—(a) The existing Council shall cease to function and operate in the Karnataka area and the Abu area and shall be deemed to have been established for the Bombay area; and

(b) A new Council shall be established for each of the Karnataka and Abu area:

Provided that in respect of the Karnataka area, the Government of Mysore and in respect of the Abu area, the Government of Rajasthan shall, until the Council is duly constituted for the said areas under section 3 of the Act, exercise the powers, perform the functions and discharge the duties, of the existing Council and shall be deemed to be the Council constituted under the Act.

**4. Register, list and recognition of Institutions to continue.**—(1) The register and the list duly maintained or kept under the Act or deemed to be so maintained under section 33 thereof, and in force immediately before the appointed day, shall on and from that day, be deemed to be the register and the list for each of the areas of the States of Bombay, Mysore and Rajasthan to which the Act extends; and accordingly the names of nurses, midwives and health visitors on such register and list shall, without further fee or charge, be continued thereon in the appropriate part and the region in which the person concerned desires to continue his registration or entry in the list for the period for which such registration or entry in the list was made, until duly amended or until the name is duly removed under the Act.

(2) Any institution which was approved and recognised or affiliated, or deemed to be approved and recognised or affiliated under the Act, and the approval and recognition or affiliation of which is in force immediately before the appointed day, shall, on the same terms and conditions, continue thereafter to be so approved and recognised or affiliated only by or to the Council reconstituted or constituted or deemed to be constituted for that part of the State of Bombay, Mysore or Rajasthan to which the Act extends and in which such institution is situated, until the approval or affiliation, as the case may be, is duly withdrawn.

**5. Recovery of outstanding fees, contributions and other dues.**—The right to recover fees, contributions and other moneys which immediately before the appointed day are due or payable to the existing Council, and on that day remain unpaid, shall continue to belong to the existing Council as reorganised.

**6. Liability for expenditure from 1st November 1956 to appointed day.**—All expenditure incurred by the existing Council for the period commencing on the 1st day of November, 1956 and ending on the appointed day, shall be borne by the existing Council.

**7. Provision relating to employees.**—All officers and servants of the existing Council shall continue to be the officers and servants of the existing Council as reorganised.

**8. Provision regarding provident fund of employees of affiliated institutions.**—If any affiliated institution is situated in the Karnataka area or the Abu Area, the amount of the provident fund standing to the credit of its employees on the appointed day and held by the existing Council shall be transferred by that Council to the new Council constituted for the Karnataka area or the Abu area, as the case may be.

**9. Residuary provision.**—Subject to the other provisions of this order, any other assets or liabilities of the existing Council not expressly provided for shall continue to be the assets and liabilities of the existing Council as reorganised.

**10. Legal proceedings.**—Where immediately before the appointed day the existing Council is a party to any legal proceedings instituted in any Court in the State of Bombay, Mysore or Rajasthan, by or against any registered or other person, the relevant Council within whose area such registered or other person is ordinarily residing shall respectively be deemed to be substituted as a party to those proceedings, and the proceeding may continue accordingly.

**11. Transfer of certain proceedings pending before existing Council.**—Proceedings relating to any registered or other person which are pending immediately before the appointed day before the existing Council, shall on that day stand transferred to the relevant Council within whose area such registered or other person is ordinarily residing, for disposal according to law.

**12. Adaptations and modifications in the Act.**—As from the appointed day, the Act shall, until altered, repealed or amended by the competent Legislature of the State, have effect subject to the provisions of, and the adaptations and modifications directed by, the Schedule hereto annexed.

#### SCHEDULE

(See paragraph 12)

#### THE BOMBAY NURSES, MIDWIVES AND HEALTH VISITORS ACT, 1954 (BOM. XIV OF 1954).

1. In section 1,—

(i) for sub-section (2), the following shall be substituted, namely:—

“(2) It extends to the territories which, immediately before the 1st day of November, 1956, were comprised in the State of Bombay”;

(ii) in sub-section (3), the words “in the whole of the State of Bombay” shall be omitted.

2. In clause (c) of section 2, for the words “the Bombay Nursing Council” the words “a Nursing Council” shall be substituted.

3. After section 2, the following section shall be inserted, namely:—

“2A. Construction of certain references in their application to parts of Mysore and Rajasthan States to which the Act extends.—In the application of the Act to that part of the State of Mysore or Rajasthan to which it extends, any reference therein, by whatever form of words,—

(1) to the State or the State Government shall be construed as a reference respectively to the State or the Government of Mysore or Rajasthan, as the case may be;

(2) the Bombay Medical Act, 1912 (Bom. VI of 1912), the Bombay Medical Practitioners' Act, 1938 (Bom. XXVI of 1938) or the Bombay Homoeopathic Act, 1951 (Bom. XLVIII of 1951) shall be construed as a reference to the corresponding Act, if any, in force in that part of the State of Mysore or Rajasthan, as the case may be, to which this Act extends.”

4. For section 3, the following sections shall be substituted, namely:—

“3. Establishment incorporation and constitution of Nursing Councils.—(1) Each of the State Governments of Bombay, Mysore and Rajasthan may for the purpose of carrying out the provisions of this Act, by notification in the *Official Gazette*, establish a Council for the area of the State to which this Act extends. Such Council shall be known by the name of the Bombay Nursing Council, the Mysore Nursing

Council or the Rajasthan Nursing Council, as the case may be, and it shall be a body corporate and have perpetual succession and a common seal and may, by the same name, sue or be sued.

(2) (A) The Council for the area of the State of Bombay to which this Act extends shall consist of the following members,—

(a) as *ex-officio members*,—

- (i) The Surgeon General with the Government of Bombay;
- (ii) the Director of Public Health for the Government of Bombay;
- (iii) the Superintendent of Nursing Services, Government of Bombay;

(b) as elected members,—

- (i) One by nurses, midwives and health visitors registered in the register under each of the regions referred to in section 12;
- (ii) two persons to be elected by the heads of the affiliated institutions;
- (iii) five persons to be elected as follows:—
  - (a) two, by the matrons of the affiliated institutions which have declared in the prescribed manner their principal office to be situated in Greater Bombay;
  - (b) three, by the matrons of the affiliated institutions which have declared in the prescribed manner their principal office to be situated elsewhere;
- (iv) two persons to be elected by the sister tutors of the affiliated institutions and the heads of Nursing Colleges recognised by the Council in this behalf;
- (v) one person to be elected by the Bombay Medical Council;
- (vi) one person to be elected by the Coordination Committee (by whatever name called) of the local branches in the State of Bombay of the Indian Medical Association;
- (vii) one person to be elected by the members of the Faculties of Nursing and, where there are no Faculties of Nursing, by the members of the Faculties of Medicine of the Universities established by law in the State of Bombay, which confer a degree in Nursing;

(c) as nominated members, three persons to be nominated by the State Government.

(B) The President and Vice-President of the aforesaid Council shall be elected from among the members of the Council and the elections for the purpose shall, subject to the provisions of this Act, be held at such time, and in such manner as may be prescribed by rules made in this behalf.

(3) (A) The Council for the area of the State of Mysore and the State of Rajasthan, as the case may be, to which this Act extends shall consist of such number of members, with such qualifications, and appointed in such manner as may be prescribed in that behalf.

(B) One of the members shall be nominated by the State Government as the President of the Council and the State Government may, if it deems necessary, appoint any other member to be the Vice-President of the Council.

**3A. Temporary provision in respect of Councils.**—Notwithstanding anything contained in this Act,

(1) the existing Council functioning and operating immediately before the date of commencement of the Order made by the Central Government in respect of this Act under section 4 of the Inter-State Corporations Act, 1957 (Central Act 38 of 1957), shall, as from that date, be deemed to be the Council established for the area of the State of Bombay to which this Act extends until a Council is in due course established for that area under section 3 and upon the due constitution of a Council as aforesaid—

- (a) the existing Council shall stand dissolved;
- (b) all properties, funds and dues which are vested in, or realisable by, the existing Council shall vest in, and be realisable by, the Council so constituted;

(c) all liabilities which were enforceable against the existing Council shall be enforceable against the Council so constituted; and

(d) all officers and servants of the existing Council, shall continue to be the officers and servants of the new Council;

(2) in respect of the area in the State of Mysore to which this Act extends, the Government of Mysore, and in respect of the area in the State of Rajasthan to which this Act extends, the Government of Rajasthan, shall, until a Council is duly constituted for the said areas under section 3, perform the functions, discharge the duties and exercise the powers of the Council under this Act."

5. In sub-section (1) of section 5, the words, brackets, letter and figure "clause (a) of sub-section (2) of" shall be omitted.

6. For section 12, the following shall be substituted, namely:—

"12 *Maintenance of Register*.—(1) Each Council shall maintain a register of (a) nurses, (b) midwives, and (c) Health Visitors.

(2) The register shall consist of one or more sections, one for each of such regions comprising such areas, as the State Government may specify in this behalf".

(3) The register shall be in such form, contain such particulars and be divided into such parts, as may be prescribed."

7. After section 17, the following section shall be inserted, namely:—

"17A. *Temporary provision in respect of register*.—All nurses, midwives and health visitors who, immediately before the date of commencement of the Order made by the Central Government in respect of this Act under Section 4 of the Inter-State Corporation Act, 1957 (Central Act 38 of 1957) were on the register or the list maintained or kept under this Act shall on and from that date without further fee or charge, continue to be on the register or the list, as the case may be, in each of the parts of the States of Bombay, Mysore and Rajasthan to which Act extends and their names shall be continued on the register and the list for each such part in the region and under the appropriate part of the register or list in which the person concerned desires to continue his registration or entry in the list for the period for which such registration or entry in the list was made, until duly amended or until the name is duly removed from the register or list under the Act."

8. After Section 24, the following section shall be inserted, namely:—

"24A. *Temporary provision in respect of institutions*.—Any institution which was approved and recognised or affiliated, or deemed to be approved and recognised or affiliated under this Act, and the approval and recognition or affiliation of which is in force immediately before the date of commencement of the Order made by the Central Government in respect of this Act under section 4 of the Inter-State Corporations Act, 1957 (Central Act 38 of 1957) shall on the same terms and conditions, continue thereafter to be approved and recognised or affiliated only by or to the Council which by that Order is reconstituted or deemed to be constituted for that part of the State of Bombay, Mysore or Rajasthan to which this Act extends and in which such institution is situate, until the approval and recognition or affiliation, as the case may be, is duly withdrawn."

[No. 8/5/59-SR(R)-10.]

P. N. KAUL, Under Secy.

**MINISTRY OF FINANCE**

**(Department of Revenue)**

**CUSTOMS**

*New Delhi, the 6th February 1960*

**G.S.R. 132.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following

further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

*Amendment*

In the Schedule to the said notification, the entry against Serial number 71 shall be deleted.

[No. 6/F. No. 34/77/59-Cus.IV.]

**G.S.R. 133.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

*Amendment*

In the Schedule to the said notification, after entry 96, the following entry shall be added, namely:—

“97. Cork wadding”.

[No. 7/F. No. 34/6/59-Cus.IV.]

**CUSTOMS AND CENTRAL EXCISE**

*New Delhi, the 6th February 1960*

**G.S.R. 134.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

*Amendment*

In the said rules, in the First Schedule after item 24 and the entry relating thereto, the following shall be inserted, namely:—

“25. Cork Wadding—

(a) with paper lining :

(i) 22 mm size	· · ·	Sixty five naye paise per one thousand pieces.
(ii) 25 mm size	· · ·	Eighty naye paise per one thousand pieces.
(iii) 28 mm size	· · ·	One rupee per one thousand pieces.
(iv) 32 mm size	· · ·	One rupee & twenty five naye paise per one thousand pieces.

(b) with tinfoil lining :

(i) 22 mm size	· · ·	One rupee & fifty naye paise per one thousand pieces.
(ii) 25 mm size	· · ·	One rupee & ninety naye paise per one thousand pieces.
(iii) 28 mm size	· · ·	Two rupees & thirty naye paise per one thousand pieces.
(iv) 32 mm size	· · ·	Two rupees & ninety five naye paise per one thousand pieces.”

[No. 3/F. No. 34/6/59-Cus.IV.]

**G.S.R. 135.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General)

Rules, 1959, the same having been previously published as required under the said sub-section (3) of section 43B namely:—

*Amendment*

In the said Rules,—

For the entries shown against Serial number 6 to the First Schedule, the following entries shall be substituted, namely:—

“6. Potassium Citrate  
Monohydrate

“Two rupees and fifty-five naye  
paise per one hundred pounds.”

[No. 4/F. No. 34/227/59-Cus.IV.]

**G.S.R. 136.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

*Amendment*

In the First Schedule to the said rules :—

1. the words and brackets “(including plywood panels for tea-chests, cut to size and shipped in C.K.D. condition)” against Serial No. 13, shall be deleted,  
and

2. after item 25 and the entry relating thereto the following entry shall be inserted, namely :—

“26. Tea chests made of 3-ply plywood, including fittings therefor, shipped in C.K.D condition—

(i) plywood panels for tea chests, of 19" x 19" x 24" size.	Twenty-two rupees and eighty naye paise per one hundred sets of six pieces each.
(ii) plywood panels for tea chest, of 19" x 19" x 22"	Twenty-one rupees and forty naye paise per one hundred sets of six pieces each.
(iii) plywood panels for tea chest, of 18" x 18" x 20" size.	Eighteen rupees and seventy naye paise per one hundred sets of six pieces each.
(iv) plywood panels for tea chests, of 16" x 16" x 18" size.	Fourteen rupees and eighty five naye paise per one hundred sets of six pieces each.
(v) metal fittings of tea chests, made of tin plate.	Sixty rupees per ton.
(vi) wire nails . . . . .	Fifty two rupees per ton.
(vii) tissue paper for wrapping battens OR lining aluminium foil.	Fifty rupees per hundred weight.
(viii) aluminium foil . . . . .	Thirty five rupees per hundred weight.”

[No. 5/F. No. 34/116/59-Cus.IV.]

**G.S.R. 137.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

*Amendment*

In the First Schedule to the said Rules for the existing item 11 and the entries relating thereto, the following shall be substituted, namely:—

“II. Paper products, namely :—

(1) Playing cards . . . . . One rupee per pound.

(2) Carbon papers—

(a) carbon papers in the manufacture  
of which imported tissue paper  
has been used :

(i) type writer carbon paper, black Seventy one rupees and seventy naye  
paise per one hundred boxes of hundred  
foolscap sheets each.

(ii) typewriter carbon paper, other than black.	Sixty-eight rupees and ten naye paise per one hundred boxes of hundred foolscap sheets each.
(iii) pencil or pen carbon paper, black.	Sixty-seven rupees and ten naye paise per one hundred boxes of hundred foolscap sheets each.
(iv) pencil or pen carbon paper, other than black.	Sixty-four rupees and fifty-five naye paise per one hundred boxes of hundred foolscap sheets each.
(b) carbon papers in the manufacture of which indigenous tissue paper has been used :	
(i) typewriter carbon paper, black.	Twenty-one rupees and sixty-five naye paise per one hundred boxes of hundred foolscap sheets each.
(ii) typewriter carbon paper, other than black.	Eighteen rupees per one hundred boxes of hundred foolscap sheets each.
(iii) pencil or pen carbon paper, black.	Thirteen rupees and ninety naye paise per one hundred boxes of hundred foolscap sheets each.
(iv) pencil or pen carbon paper, other than black.	Eleven rupees and thirty naye paise per one hundred boxes of hundred foolscap sheets each.

NOTE 1. The term 'foolscap' refers to size  $8\frac{1}{2}'' \times 13''$ .  
 2. The rate of drawback on carbon papers of sizes other than foolscap will be proportionately higher or lower than the rates indicated above according as the area of such papers is higher or lower than foolscap size.

(3) Articles other than carbon papers in the manufacture of which the following paper or board is used :-

(i) blotting toilet, target, tissue, teleprinter, typewriting, manifold, bank, bond, art paper, chrome paper, tubsized paper, cheque paper, stamp paper, cartridge paper and parchment.	Fifteen naye paise per pound of paper content.
(ii) printing paper, writing paper, packing paper and wrapping paper.	Ten naye paise per pound of paper content.
(iii) millboard and strawboard.	Five naye paise per pound of paper content.
(iv) duplex and triplex board	Ten naye paise per pound of paper content.
(v) pulpboard	Ten naye paise per pound of paper content.
(vi) manila and corrugated board	Ten naye paise per pound of paper content.
(vii) coated board	Fifteen naye paise per pound of paper content.
(viii) paper and paper-board other than the foregoing.	Fifteen naye paise per pound of paper content."

[No. 6/F. No. 34/67/58-Cus.IV.]

**G.S.R. 138.**—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules,

1959 the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

*Amendment*

In the said rules,—

(i) in the First Schedule, for the existing entry at item 4, sub-item (F), Serial number (25), the following shall be substituted, namely:—  
 “(25) Mild steel pipes, black Rupees fifty-two per ton of steel or galvanised content; and

(ii) in the Second Schedule, the entry against item 32 shall be deleted.”

[No. 7/F. No. 34/77/59-Cus.IV.]

**MEDICINAL AND TOILET PREPARATIONS**

*New Delhi, the 6th February 1960*

**G.S.R. 139.**—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following further amendments in the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely:—

In the said Rules, rule 49 shall be renumbered as sub-rule (1) of that rule and after sub-rule (1) as so renumbered, the following sub-rule shall be inserted, namely:—

“(2) Where the manufactory as well as the warehouse from which rectified spirit is to be obtained are located within the same State, the licensee may authorise the owner of the distillery or warehouse to pay the duty on his behalf before the issue of rectified spirit. On such authorisation the owner of the distillery or warehouse shall pay the amount of duty into a Government treasury to the credit of the collecting Government or in such manner as may be prescribed by the Excise Commissioner.”

[No. 3/F. No. 45/21/59-Opium.]

M. C. DAS, Dy. Secy.

**(Department of Revenue)**

**CENTRAL EXCISES**

*New Delhi, the 6th February 1960*

**G.S.R. 140.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts the Special Boiling Point Spirits consisting of hydrocarbons derived from petroleum, (other than Benzene, Benzol, Toluene and Toluol), with nominal boiling point ranges 40—65 degree C, 50—110 degree C, 55—115 degree C, 60—80 degree C, 60—120 degree C, 70—80 degree C, 80—100 degree C and 100—130 degree C, and which are classifiable as motor spirit, from so much of the duty of excise leviable thereon as is in excess of twenty naye paise per imperial gallon.

[No. 5/60.]

L. M. KAUL, Dy. Secy.

**DANGEROUS DRUGS**

**(Department of Revenue)**

*New Delhi, the 6th February 1960*

**G.S.R. 141.**—In pursuance of sub-clause (ii) of clause (g) of section 2 of the Dangerous Drugs Act, 1930 (2 of 1930), and the Protocol signed at Paris on the 19th November, 1948, supplementing the earlier Geneva Conventions of 1925, 1931 and 1936 relating to drugs placed under international control, the Central Government hereby declares the narcotic substances specified in this notification to be manufactured drugs and makes the following further amendment in the

notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4—Dangerous Drugs, dated the 4th December, 1956, namely:—

In the said notification, after item No. (56) the following items shall be added, namely:—

	Status of the drug under the Convention
(57) (—)-3-hydroxy-N-phenacylmorphinan (the proposed international non-proprietary name of which is levophenacylmorphan) and its salts.	Group I.
(58) 1-(2-benzyloxyethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester (the proposed international non-proprietary name of which is benzethidine) and its salts and preparations, admixtures, extracts or other substances, containing any of these drugs.	Group I.
(59) 1-(2-tetrahydrofuryloxyethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester (the proposed international non-proprietary name of which is furethidine) and its salts and preparations, admixtures, extracts or other substances containing any of these drugs.	Group I.

[No. 2/F. No. 13/5/59-Opium.]

G. P. DURAIRAJ, Under Secy.

### MINISTRY OF HEALTH

*New Delhi, the 19th January 1960*

**G.S.R. 142.**—In exercise of the powers conferred by sub-section (1) of section 56 of the Delhi Development Act, 1957 (61 of 1957), read with clause (k) of sub-section (2) of that section, the Central Government hereby makes the following rules, namely:—

**1. Short title.**—These rules may be called the Delhi Development (Procedure for Reference to the Central Government) Rules, 1960.

**2. Definitions.**—In these rules, unless the context otherwise requires—

- (a) 'Act' means the Delhi Development Act, 1957 (61 of 1957);
- (b) 'Authority' means the Delhi Development Authority constituted under section 3 of the Act.

**3. Procedure to be followed in making reference to the Central Government under section 36 of the Act.**—(1) Before making any reference to the Central Government under section 36 of the Act in respect of any area, the Authority shall, in respect of that area, prepare a statement which shall contain information on the following matters, namely:—

- (a) description of the area with boundaries and gross area;
- (b) object of development;
- (c) description and specifications of the amenities provided by the Authority;
- (d) expenditure incurred by the Authority on such amenities (to be given separately for each amenity);
- (e) date of completion of the amenities mentioned in item (d) above;
- (f) description and specifications, if any, of the amenities not provided by the Authority, along with reasons for not providing such amenities but which in its opinion should be provided in the area by the local authority;

(g) terms and conditions on which the local authority may be required to assume responsibility for the maintenance of the amenities provided by the Authority and for the provision of the amenities which have not been provided by the Authority but which in its opinion should be provided in the area.

(2) The Authority shall cause the statement referred to in sub-rule (1) to be sent to the local authority within whose local limits the area is situate, and shall, by a notice, call upon such authority to assume responsibility for the maintenance of the amenities provided by the Authority and for the provision of further amenities, if any, which in its opinion, should be provided by the local authority in the area on the terms and conditions specified in the said statement.

(3) The said local authority shall, within ninety days of the receipt of the notice referred to in sub-rule (2) or such further period as may be allowed by the Authority in this behalf, communicate to the Authority its acceptance of the responsibility for the maintenance and provision of amenities or its refusal with reasons therefor.

(4) The Authority shall consider the reply, if any, of the local authority and make such modifications, if any, in the terms and conditions as the Authority may consider necessary.

(5) If there is no agreement between the Authority and the local authority in respect of any terms and conditions, the Authority shall refer the matter to the Central Government.

(6) Every reference to the Central Government under sub-rule (5) shall be accompanied by—

- (a) a copy of the statement referred to in sub-rule (1) and of the notice referred to in sub-rule (2);
- (b) plans and engineering estimates of the cost of the development of the area;
- (c) the reply of the local authority received under sub-rule (3);
- (d) statement of the modifications, if any, made under sub-rule (4); and
- (e) the statement of the terms and conditions in respect of which there is difference between the Authority and the local authority.

[No. F. 12-199/57-LSG.]  
A. P. MATHUR, Under Secy.

## MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

### ORDER

New Delhi, the 1st February 1960

**G.S.R. 143.**—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri J. N. Gupta, Assistant Director, Kanpur as Inspector to exercise the powers and perform the duties of Inspector under the said Order within his jurisdiction, and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. S.R.O. 3082 dated the 25th September, 1957, namely:—

In the Schedule to the said Notification, for item 18, the following item shall be substituted, namely:—

“18. Shri J. N. Gupta, Assistant Director, Kanpur.”

[No. 2/1/60-PY(FM).]

S. BANSI, Under Secy.

(Department of Food)

### ORDER

New Delhi, the 2nd February 1960

**G.S.R. 144—Sugar Export.**—In exercise of the powers conferred by sub-section (1) of section 4 of the Sugar Export Promotion Act, 1958 (30 of 1958), the Central Government hereby makes the following further amendment in the order of the

Government of India in the Ministry of Food and Agriculture (Department of Food) No G.S.R. 1218-Sugar Export, dated the 22nd December, 1958, namely—

In the said order for the expression "the 31st day of January, 1960" the expression "the 31st day of March, 1960" shall be substituted

[No 44-2/58-SV]

AMEER RAZA, Jt Secy

**MINISTRY OF IRRIGATION AND POWER**  
(Central Electricity Board)

*New Delhi the 20th January 1960*

**G.S.R. 145.**—The following draft of certain further amendments in the Indian Electricity Rules, 1956, which the Central Electricity Board proposes to make in exercise of the powers conferred by section 37 of the Indian Electricity Act, 1910 (9 of 1910), is published as required by sub-section (1) of section 38 of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after the 15th May, 1960.

2 Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Electricity Board. Such objections or suggestions should be addressed to the Secretary Central Electricity Board, Ministry of Irrigation and Power, New Delhi.

*Draft amendments*

In the said rules,—

1 in clause (ap) of sub-rule (1) of rule 2, the words "including Government" shall be added at the end after the word "energy",

2 in sub-rule (1) of rule 3,—

(i) after the word, figures and comma "rule 36," the words brackets and figures "sub-rule (3) of rule 44," shall be inserted, and

(ii) for the words, brackets, letter and figures "clause (a) of sub-rule (1) of rule 64", the words, brackets, letters and figures "clause (a) of sub-rule (1) and clause (e) of sub-rule (2) of rule 64" shall be substituted,

3 in sub-rule (3) of rule 6, for the words "the date of the service of such order", the words, "the date on which such order has been served or delivered or is deemed to have been served or delivered" shall be substituted;

4 in rule 29, the words "in accordance with the standards of the Indian Standards Institution" shall be omitted;

5 in sub-rule (3) of rule 33, for the words, brackets and figure "sub-rule (2)", the words, brackets, letter and figure "sub-rule (2-A)" shall be substituted,

6 sub-rule (3) of rule 56 shall be omitted;

7 in sub-rule (1) of rule 61, in the opening paragraph, after the words "where the voltage", the words "between phases or outers" shall be inserted,

8 for clause (c) of sub-rule (2) of rule 65, the following clauses shall be substituted, namely—

"(c) if the normal working voltage exceeds 11,000 volts, but does not exceed 12,000 volts, the testing voltage shall be 22,000 volts;

(d) if the normal working voltage exceeds 12,000 volts, the testing voltage shall be the normal working voltage plus 10,000 volts";

9 for clause (a) of sub-rule (1) of rule 76, the following clause shall be substituted, namely—

"(a) The owner of every overhead line shall ensure that it has the following minimum factors of safety—

(i) for metal supports	2.0
(ii) for mechanically processed concrete supports	2.5
(iii) for hand-moulded concrete supports	3.0
(iv) for wood supports	3.5

The minimum factors of safety shall be based on the ultimate load which if applied would cause failure of the support to perform its function (assuming that the foundation and other components of the structure are intact).

*Explanation*—The ultimate load referred to in this clause shall be taken to mean:

(i) for supports subject to flexural fibre stresses only, the yield point stress or the modulus of rupture, as the case may be;

(ii) for supports loaded as struts, the crippling load.”;

10. for sub-rule (2) of rule 82, the following shall be substituted, namely:—

“(2) On receipt of such notice, or on becoming otherwise cognisant that the provisions of sub-rule (1) of this rule are attracted, the supplier shall, without undue delay, so alter the overhead line as to ensure that it will not be accessible in such a manner as to contravene the provisions of rule 79 or rule 80 either during or after construction.

In the absence of an agreement to the contrary between the parties concerned, the person referred to in sub-rule (1) shall pay to the supplier the cost of such alteration within thirty days after the presentation of the bill of charges for such alteration. In the event of a dispute arising between the parties concerned regarding the cost of the alteration, the matter shall be decided by the Inspector. The cost as decided by the Inspector shall be paid by the party concerned within thirty days of the communication of the decision to the parties by the Inspector.

(2-A) The cost of such alteration shall be deemed to include the following items, namely:—

(a) the cost of additional material used on the alteration,

(b) the wages of labour employed in effecting the alteration,

(c) supervision charges to the extent of 15 per cent of item (b), and

(d) any charges incurred by the supplier in complying with the provisions of section 16 in respect of such alteration.”;

11. in the proviso (c) to rule 118, after the words “between phases”, the words “or outers” shall be inserted.

12. in clause (b) of sub-rule (1) of rule 119, after the word “motors”, the words “other than transportable motors” shall be inserted;

13. in sub-rule (1) of rule 131, after the first sentence, the sentence “The electrician so appointed shall be a person holding a valid and appropriate certificate of competency issued under sub-rule (1) of rule 45” shall be inserted;

14. in sub-rule (1) of rule 133, for the words “mines, oil-fields or railways”, the words “mines, oil-fields, railways or works executed for or on behalf of the Central Government” shall be substituted;

15. in sub-rule (1) of rule 134, for the words, brackets, and figures “(inclusive) and 90”, the words, brackets and figures “(inclusive), 90, 118, proviso (a), 119(1)(a) and 123(7)” shall be substituted;

16. in column 7 of Statement II-A of Annexure V—

(i) for the words “Annual instalment”, the word “Amount” shall be substituted; and

(ii) for the word and figure “Col. 7”, the word, brackets and figure “Col. (6)” shall be substituted;

17. in Statement IV of Annexure V—

(i) under item K, after entry 13, the entry “14. Bonus paid to the employees of the undertaking” shall be inserted, and

(ii) for Note (2) at the end, the following Note shall be substituted, namely:—

"(2) Managing Agent in this context refers to the managerial personnel as given in the Explanation under paragraph XIII of the Sixth Schedule to the Electricity (Supply) Act, 1948";

18. in column (6) of Statement VI of Annexure V, for the words, brackets and figure "Instalment under sub-para (3)", the words, brackets and figure "Amount written off under sub-para (2)" shall be substituted;

19. after Statement VI of Annexure V, the following Statement shall be inserted, existing Statements VII to XI being renumbered as Statements VIII to XII respectively:—

"No. VII.—Statement of Development Reserve Account for the year ended 31st March, 19 .

Balance at the begin- ning of the year	Development rebate for the year permissible under the Indian Income Tax Act, 1922 (as per Schedule attached)	Development reserve permissible for the year under paragraph VA(1) of the Sixth Schedule to the Electricity (Supply) Act 1948 being the amount of relief of income-tax and super tax on the amount of development rebate.	Actual appropriation made under the proviso to paragraph VA(1) of the Sixth Schedule to the Electricity (Supply) Act, 1948	Unabsorbed Development Reserve to be appropriated in future years under paragraph VA (2) of the Sixth Schedule to the Electricity (Supply) Act, 1948.						Remarks
				Balance at the begin- ning of the year	Current year's balance	Total	Instal- ment appropri- ated during the year	Balance awaiting adjustment	Balance at the end of the year	
1	2	3	4	5	6	7	8	9	10	11

20. in column (2) of Statement XI, as renumbered, of Annexure V—

- (a) the existing items 8, 9, 10 and 11 shall be renumbered as items 9, 10, 11 and 12 respectively;
- (b) after item 7, the following shall be inserted, namely:—  
“8. To appropriation towards Development Reserve, as per Statement VII—  
Cols. 4 or 8 or 4 plus 8”;
- (c) in item 9, as renumbered, for the word and figure “Statement VII”, the word and figure “Statement VIII” shall be substituted;
- (d) in item 10, as renumbered, for the word and figure “Statement VIII”, the word and figure “Statement IX” shall be substituted;
- (e) in item 11, as renumbered, for the word and figure “Statement IX”, the word and figure “Statement X” shall be substituted;

21. in column (2) of Statement XII, as renumbered, of Annexure V—

- (a) the existing items 4 to 13 shall be renumbered as items 5 to 14 respectively;
- (b) after item 3, the following shall be inserted, namely:—  
“4. Development Reserve as per Statement VII”;
- (c) in item 5, as renumbered, for the word and figure “Statement VII”, the word and figure “Statement VIII”, shall be substituted;
- (d) in item 6, as renumbered, for the word and figure “Statement VIII”, the word and figure “Statement IX” shall be substituted;
- (e) in item 7, as renumbered, for the word and figure “Statement IX”, the word and figure “Statement X” shall be substituted;
- (f) in item 8, as renumbered, for the word and figure “Statement X”, the word and figure “Statement XI” shall be substituted;
- (g) the following shall be inserted below item 11, as renumbered:—  
“(i) In cash—Rs. .... .  
(ii) In securities—Rs. .... .”;  
(h) the figure and words “14. Contingent liabilities and outstanding commitments, if any, to be stated on the face of this balance sheet” occurring at the end, shall be omitted and the following note shall be added at the foot of the Statement XII, as renumbered, namely:—  
“Note.—Contingent liabilities and outstanding commitments, if any, to be stated on the face of this balance-sheet.”;

22. in paragraph 2 of Annexure IX, for the words “on which this order is received by you”, the words “on which this order is served or delivered or is deemed to have been served or delivered” shall be substituted.

[No. EL-III-3(3)/58.]

N. S. VASANT, Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 28th January 1960

**G.S.R. 146.**—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (9 of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby make the following amendments in the General Rules for all open lines of railways in India administered by the Government, published with the notification of the Government of India in the late

Railway Department (Railway Board), No. 1078-T, dated the 9th March, 1929, namely:—

In part II of the said Rules,—

(1) in Chapter II, for rule 17, the following rule shall be substituted, namely:—

“17. **Begging.**—No person, whether in possession of a ticket or not, shall beg or solicit alms, subscriptions or charity, in any part of Railway premises or trains.”

(2) In chapter III, for rule 21, the following rule shall be substituted, namely:—

‘21. **Penalty for breach of rules.**—Any person other than a railway servant committing a breach of any of the rules in this part shall, on conviction before a magistrate, be punishable with fine not exceeding fifty rupees or such amount as may be prescribed in the Indian Railways Act, 1890 (9 of 1890).’

[No. 59-TT/V/29/16.]

R. E. de Sa, Secy.

### MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 29th January 1960

**G.S.R. 147.**—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following further amendment in the Employees' Provident Funds Scheme, 1952, namely:—

In the said Scheme, for paragraph 24, the following shall be substituted, namely:—

“24 Administrative and Financial Powers of a Commissioner.—

(1) A Commissioner may, without reference to the Board, sanction expenditure on contingencies, supplies and services and purchase of articles required for administering the Fund subject to financial provision in the budget and subject to the limits up to which a Commissioner may be authorised to sanction expenditure on any single item from time to time by the Central Board with the approval of the Central Government.

(2) A Commissioner may also exercise such administrative and financial powers other than those specified in sub-paragraph (1) above, as may be delegated to him from time to time by the Central Board with the approval of the Central Government.

(3) A Commissioner may delegate from time to time the administrative and financial powers delegated to him by the Central Board to any officer under his control or superintendence to the extent considered suitable by him for the administration of the Scheme. A statement of such delegation shall be placed before the next meeting of the Central Board for information.”

[No. 31(444)/58-PFI.]

P. D. GAIHA, Under Secy.

New Delhi, the 1st February 1960

**G.S.R. 148.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules relating to

the recruitment to the posts of Office Superintendents in the Regional Offices of the Chief Labour Commissioner's Organisations, namely:—

1. **Short title.**—These rules may be called the Office Superintendent (Regional Offices) Recruitment Rules, 1960.

2. **Application.**—These rules shall apply to the posts of Office Superintendent in the Regional Offices of the Chief Labour Commissioner's Organisation.

3. **Number, Classification, Scale of pay etc.**—The number of the said posts the classification thereof, the scale of pay attached thereto and other matters relating to the ~~said posts~~ shall be as specified in the Schedule hereto annexed.

THE SCHEDULE  
(See Rule 3)

Name of Post	No. of Posts	Classification & whether gazetted or non-gazetted	Scale of pay, (Rs.)	Whether a selection post or a non-selection post	Age limits for direct recruits	Educational & other qualifications required	Whether educational qualifications prescribed for direct recruitment will apply in case of recruitment by promotion/transfer	Period of probation, if any	Method of recruitment, i.e. whether by direct recruitment, by promotion or by transfer and percentages of vacancies to be filled by the various methods	In cases of vacancies filed by promotion/transfer grades/ sources from which promotion / transfers are to be made
1	2	3	4	5	6	7	8	9	10	11
Office Superintendent, 6 (Permanent).	General Central Service Class III (Non-gazetted) Ministerial.	200-15-350	Selection	..	(i) Upper Division Clerk with five years of service in the post of Upper Division Clerk.	..	..	By Promotion.	Promotion from the posts of Upper Division Clerks and Stenographers in the Chief Labour Commissioner's Organisation, other than those borne on the Central Secretariat Clerical and Stenographers, Services.	
					(ii) Stenographers with five years of total service in the post of stenographer/U.D.C. of which not less than two years shall be in the post of upper Division Clerks.					

[No. 16(22)/59-LR-III.]  
V. R. ANTANI, Dy. Secy.

New Delhi, the 1st February 1960

**G.S.R. 149.**—In exercise of the powers conferred by section 20 of the Working Journalists (Conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), the Central Government hereby makes the following amendments to the Working Journalists (Conditions of Service) and Miscellaneous Provisions Rules, 1957, namely:—

*Amendments*

In the said Rules—

(1) in sub-rule (e) of rule 2, for items (iii) and (iv), the following items shall be substituted, namely:—

“(iii) sons (including adopted sons);  
(iv) daughters (including adopted daughters);”;

(2) in sub-rule (2) of rule 7 for the words “stationed at the place at which the newspaper (in relation to which any such person is employed) is published,” the following shall be substituted, namely:—

“of a newspaper stationed at the place at which such newspaper is published or in an office of a news agency or newspaper (at a place other than that of its publication) where more than one correspondent, reporter or news-photographer is employed;”;

(3) for sub-rule (1) of rule 29, the following shall be substituted, namely:—

“(1) A female working journalist who has put in not less than one year's service in the newspaper establishment in which she is for the time being employed shall be granted maternity leave on full wages, on production of a medical certificate from an authorised medical practitioner, for a period which may extend upto three months from the date of its commencement or six weeks from the date of confinement whichever be earlier.”

[No. WJ/II/33/57].

A. L. HANNA, Under Secy.

